

CERTIFICATION OF ENROLLMENT
SUBSTITUTE SENATE BILL 5627

Chapter 24, Laws of 2012

62nd Legislature
2012 Regular Session

CIVIL RELIEF--SERVICE MEMBERS

EFFECTIVE DATE: 06/07/12

Passed by the Senate January 27, 2012
YEAS 44 NAYS 0

BRAD OWEN

President of the Senate

Passed by the House February 27, 2012
YEAS 96 NAYS 0

FRANK CHOPP

Speaker of the House of Representatives

Approved March 7, 2012, 2:24 p.m.

CHRISTINE GREGOIRE

Governor of the State of Washington

CERTIFICATE

I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 5627** as passed by the Senate and the House of Representatives on the dates hereon set forth.

THOMAS HOEMANN

Secretary

FILED

March 7, 2012

**Secretary of State
State of Washington**

SUBSTITUTE SENATE BILL 5627

Passed Legislature - 2012 Regular Session

State of Washington 62nd Legislature 2011 Regular Session

By Senate Judiciary (originally sponsored by Senators Hobbs, Murray, Kilmer, and Shin; by request of Washington State Bar Association)

READ FIRST TIME 02/21/11.

1 AN ACT Relating to service members' civil relief; and amending RCW
2 38.42.010 and 38.42.050.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 **Sec. 1.** RCW 38.42.010 and 2006 c 253 s 1 are each amended to read
5 as follows:

6 The definitions in this section apply throughout this chapter.

7 (1) "Business loan" means a loan or extension of credit granted to
8 a business entity that: (a) Is owned and operated by a service member,
9 in which the service member is either (i) a sole proprietor, or (ii)
10 the owner of at least fifty percent of the entity; and (b) experiences
11 a material reduction in revenue due to the service member's military
12 service.

13 (2) "Dependent" means:

14 (a) The service member's spouse;

15 (b) The service member's minor child; or

16 (c) An individual for whom the service member provided more than
17 one-half of the individual's support for one hundred eighty days
18 immediately preceding an application for relief under this chapter.

1 (3) "Financial institution" means an institution as defined in RCW
2 30.22.041.

3 (4) "Judgment" does not include temporary orders as issued by a
4 judicial court or administrative tribunal in domestic relations cases
5 under Title 26 RCW, including but not limited to establishment of a
6 temporary child support obligation, creation of a temporary parenting
7 plan, or entry of a temporary protective or restraining order.

8 (5) "Military service" means a service member:

9 (a) Under a call to active service authorized by the president of
10 the United States or the secretary of defense for a period of more than
11 thirty consecutive days; or

12 (b) Under a call to service authorized by the governor under RCW
13 38.08.040 for a period of more than thirty consecutive days.

14 (6) "National guard" has the meaning in RCW 38.04.010.

15 (7) "Service member" means any resident of Washington state
16 (~~that~~) who is a member of the national guard or member of a military
17 reserve component.

18 **Sec. 2.** RCW 38.42.050 and 2006 c 80 s 1 are each amended to read
19 as follows:

20 (1) This section applies to any civil action or proceeding in which
21 a service member or his or her dependent is a defendant and does not
22 make an appearance under applicable court rules or by law.

23 (2) In any action or proceeding covered by this section, the court,
24 before entering judgment for the plaintiff, shall require the plaintiff
25 to file with the court an affidavit:

26 (a) Stating whether the defendant is in military service, or is a
27 dependent of a service member in military service, and showing
28 necessary facts to support the affidavit; or

29 (b) If the plaintiff is unable to determine whether the defendant
30 is in military service or is a dependent of a service member in
31 military service, stating that the plaintiff is unable to determine
32 whether the defendant is in military service or is a dependent of a
33 service member in military service.

34 (3)(a) To determine whether or not a defendant is a dependent of a
35 (~~person~~) service member in the military service under this chapter,
36 the plaintiff may serve on or mail via first-class mail to the
37 defendant a written notice in substantially the following form:

1 **"NOTICE:** State and federal law provide protections to defendants
2 who are (~~on active duty~~) in the military service, and to their
3 dependents. Dependents of a service member are the service member's
4 spouse, the service member's minor child, or an individual for whom the
5 service member provided more than one-half of the individual's support
6 for one hundred eighty days immediately preceding an application for
7 relief.

8 One protection provided is the protection against the entry of a
9 default judgment in certain circumstances. This notice (~~only~~)
10 pertains only to a defendant who is a dependent of a member of the
11 national guard or a military reserve component under a call to active
12 service, or a national guard member under a call to service authorized
13 by the governor of the state of Washington, for a period of more than
14 thirty consecutive days. Other defendants in military service also
15 have protections against default judgments not covered by this notice.
16 If you are the dependent of a member of the national guard or a
17 military reserve component under a call to active service, or a
18 national guard member under a call to service authorized by the
19 governor of the state of Washington, for a period of more than thirty
20 consecutive days, you should notify the plaintiff or the plaintiff's
21 attorneys in writing of your status as such within twenty days of the
22 receipt of this notice. If you fail to do so, then a court or an
23 administrative tribunal may presume that you are not a dependent of an
24 active duty member of the national guard or reserves, or a national
25 guard member under a call to service authorized by the governor of the
26 state of Washington, and proceed with the entry of an order of default
27 and/or a default judgment without further proof of your status. Your
28 response to the plaintiff or plaintiff's attorneys about your status
29 does not constitute an appearance for jurisdictional purposes in any
30 pending litigation nor a waiver of your rights."

31 (b) If the notice is either served on the defendant twenty or more
32 days prior to an application for an order of default or a default
33 judgment, or mailed to the defendant more than twenty-three days prior
34 to such application, and the defendant fails to timely respond, then
35 for purposes of entry of an order of default or default judgment, the
36 court or administrative tribunal may presume that the defendant is not
37 a dependent of a (~~person~~) service member in the military service
38 under this chapter.

1 (c) Nothing prohibits the plaintiff from allowing a defendant more
2 than twenty days to respond to the notice, or from amending the notice
3 to so provide.

4 (4) If in an action covered by this section it appears that the
5 defendant is in military service or is a dependent of a service member
6 in military service, the court may not enter a judgment until after the
7 court appoints an attorney to represent the defendant. If an attorney
8 appointed under this section to represent a service member or his or
9 her dependent cannot locate the service member or dependent, actions by
10 the attorney in the case do not waive any defense of the service member
11 or dependent or otherwise bind the service member or dependent.

12 (5) In an action covered by this section in which the defendant is
13 in military service or is a dependent of a service member in military
14 service, the court shall grant a stay of proceedings until one hundred
15 eighty days after termination of or release from military service, upon
16 application of defense counsel, or on the court's own motion, if the
17 court determines that:

18 (a) There may be a defense to the action and a defense cannot be
19 presented without presence of the defendant; or

20 (b) After due diligence, counsel has been unable to contact the
21 defendant or otherwise determine if a meritorious defense exists. The
22 defendant's failure to communicate or cooperate with counsel after
23 having been contacted is not grounds to find that counsel has been
24 unable to contact the defendant or that counsel has been unable to
25 determine if a meritorious defense exists.

26 (6) No bar to entry of judgment under subsection (4) of this
27 section or requirement for grant of stay under subsection (5) of this
28 section precludes the entry of temporary orders in domestic relations
29 cases. If a court or administrative tribunal enters a temporary order
30 as allowed under this subsection, it shall include a finding that
31 failure to act, despite the absence of the service member, would result
32 in manifest injustice to the other interested parties. Temporary
33 orders issued without the service member's participation shall not set
34 any precedent for the final disposition of the matters addressed
35 therein.

36 (7) If a service member or dependent who is a defendant in an
37 action covered by this section receives actual notice of the action,

1 the service member or dependent may request a stay of proceedings
2 pursuant to RCW 38.42.060.

3 (8) A person who makes or uses an affidavit permitted under this
4 section knowing it to be false, is guilty of a class C felony.

5 (9) If a default judgment is entered in an action covered by this
6 section against a service member or his or her dependent during the
7 service member's period of military service or within one hundred
8 eighty days after termination of or release from military service, the
9 court entering the judgment shall, upon application by or on behalf of
10 the service member or his or her dependent, reopen the judgment for the
11 purpose of allowing the service member or his or her dependent to
12 defend the action if it appears that:

13 (a) The service member or dependent was materially affected by
14 reason of that military service in making a defense to the action; and

15 (b) The service member or dependent has a meritorious or legal
16 defense to the action or some part of it.

17 (10) If a court vacates, sets aside, or reverses a default judgment
18 against a service member or his or her dependent and the vacating,
19 setting aside, or reversing is because of a provision of this chapter,
20 that action does not impair a right or title acquired by a bona fide
21 purchaser for value.

Passed by the Senate January 27, 2012.
Passed by the House February 27, 2012.
Approved by the Governor March 7, 2012.
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